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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION		
09/942,898	08/30/2001	Simon J. Lovett	MICS:0071/FLE 00-0901 9847		
7590 01/22/2004			EXAMINER		
Michael G. Fletcher			PHAM, LY D		
Fletcher, Yoder & Van Someren P.O. Box 692289			ART UNIT	PAPER NUMBER	
Houston, TX 77269-2289			2818		

DATE MAILED: 01/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO 000 /P = 1 10/033

Office Action Summany		Appli	cation No.	Applicant(s)				
		09/94	12,898	LOVETT ET AL.				
Office Action Summary			in r	Art Unit	1.1.			
		Ly D		2818	MW			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
THE - External after - If the - If NC - Failur - Any I	ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMU! nsions of time may be available under the provision SIX (6) MONTHS from the mailing date of this con period for reply specified above is less than thirty period for reply is specified above, the maximum are to reply within the set or extended period for reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	NICATION. ns of 37 CFR 1.136(a). In a munication. (30) days, a reply within the statutory period will apply a by will, by statute, cause the	no event, however, may a reply be ti e statutory minimum of thirty (30) da and will expire SIX (6) MONTHS fron e application to become ABANDONE	mely filed ys will be considered time in the mailing date of this o				
1)⊠	Responsive to communication(s) fi	led on <u>11 Se<i>ptemt</i></u>	<u>oer 2003</u> .					
2a)⊠	This action is FINAL.	2b) This action	is non-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
5) <u></u> 6)⊠	4) ☐ Claim(s) 1-12 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-12 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.							
• • •	ion Papers		•					
10)⊠ 11)□	The specification is objected to by the drawing(s) filed on 30 August 2 Applicant may not request that any objected and or declaration is objected ander 35 U.S.C. §§ 119 and 120	2001 is/are: a) ☐ a ection to the drawing ng the correction is re	(s) be held in abeyance. Seequired if the drawing(s) is ob	ee 37 CFR 1.85(a). ojected to. See 37 C	FR 1.121(d).			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).								
* \$ 13)	All b) Some * c) None of: 1. Certified copies of the priorit 2. Certified copies of the priorit 3. Copies of the certified copies application from the Internat See the attached detailed Office act acknowledgment is made of a claim ince a specific reference was included 7 CFR 1.78. 1) The translation of the foreign lacknowledgment is made of a claim eference was included in the first see the action of the foreign lacknowledgment is made of a claim eference was included in the first see the action of the foreign lacknowledgment is made of a claim eference was included in the first see the action of the first see the action of the foreign lacknowledgment is made of a claim eference was included in the first see the action of the action of the first see the action of the acti	y documents have y documents have sof the priority docional Bureau (PCT ion for a list of the for domestic prioried in the first sentenguage provisional for domestic priori	been received. been received in Applicate the second received in Applicate the second received at the second received application of the specification of th	ion Noed in this National ed. (e) (to a provisional r in an Application ceived. O and/or 121 since	Il application) Data Sheet. a specific			
Attachmen	t(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 4) Interview Summary (PTO-413) Paper No(s) 5) Notice of Informal Patent Application (PTO-152) 6) Other:								

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FINAL ACTION

DETAILED ACTION

1. Applicant's Amendment filed December 22, 2003 has been entered. Claim 1 has been amended. Claims 13 – 36 have been cancelled.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over McAdams (US Pat 5,301,160) in view of Weaver et al. (US Pat 4,107,596).

Regarding claim 1, McAdams discloses a system comprising: a processor (fig. 1, 102), a power supply coupled to the processor (fig. 1, 112); and a device coupled to the processor and the power supply and comprising (fig. 2): an internal power supply bus configured to receive a power signal from the power supply (fig. 2, buses internal to 145 supplying Vdd 112); and an isolation circuit configured to disconnect the internal power supply bus from the power supply bus by interrupting the flow of the power signal (fig. 2, isolating circuit being p-mos transistors 282 and 284, which are configured to interrupt the power signals to TL and TR lines, which feed powers to the memory section, right dotted box in fig. 2).

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Although McAdams did not explicitly show the isolation circuit receives a control signal to interrupt the flow of power during a standby mode; however practice of such feature, in which standby signal which control the isolation circuit to isolate the power from the load, is considered well known in the art. An exemplary instance is shown by Weaver et al. (col. 10, lines 57 – 60, '... OFF high impedance state for the duration of the standby mode in response to the standby-operate signal for isolating the load from the battery...').

Therefore, it is considered obvious to one of ordinary skill in the art, at the time the invention was made, to combine the teaching by Weaver to the disclosure of McAdams so that minimal control current during standby mode (col. 1, lines 35 - 42).

Regarding claims 2 - 4, McAdams disclose the system being used in portable/battery powered devices (col. 4, lines 1 - 14);

Regarding **claim 5**, McAdams also disclose the system comprising a memory device (fig. 2, memory arrays);

Regarding **claim 6**, McAdams also discloses the internal power supply bus configured to provide signal to the device (fig. 2, internal buses feeding power to various components of 145, where labeled 112 /162).

Regarding claims 8-10, McAdams further discloses the system as set forth in claim 1, comprising a buffer comprising a control line configured to control the isolation circuit (fig. 1, row address buffer 122 being input buffer to row address decoders 124, which is a bitline isolation/selection/control circuit to the memory arrays, col. 4, lines 15-29, and the control lines

to the isolation circuit being inputs to 262 and 264). The isolation circuit is a p-channel fet and the control line is coupled to the gate of the p-fet.

Regarding claim 11, the system set forth in claim 1, also comprising an output buffer configured to buffer the device from the remainder of the system (fig. 2, data buffer 256 buffers the device from the remainder of the system).

4. Claims 7 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over McAdams and Weaver et al, further in view of Hoffman et al. (US Pat 5,117,129).

Regarding claim 7, McAdams and Weaver et al. disclose the system as claimed in claim 1, except wherein the isolation circuit is coupled between a pad on the device configured to receive the power signal and the internal power supply bus. This feature is however shown by Hoffman et al. (fig. 3a, PAD connects to supply line 150 connecting to isolation p-mos transistor 158). Therefore, it is considered obvious to one of ordinary skill in the art, at the time the invention was made, to include the feature shown by Hoffman et al. to the disclosure of McAdams to provide stable drive to loads, col. 2, lines 30 – 38).

Regarding **claim 12**, although McAdams and Weaver et al. did not disclose, in addition to claim 1, an I/O pad and circuitry coupled between the output buffer and the I/O pad to tri-state the I/O pad. The feature is nevertheless shown by Hoffman et al. (fig. 3a, I/O pad 152 for tri-stating configuration, col. 3, lines 25 – 36).

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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6. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication on earlier communications from the examiner should be directed to Ly Pham, whose telephone number is **(571) 272-1793**. The examiner can normally be reached on Monday – Friday from 8:30am to 5:00pm, alternate Friday off. The examiner's supervisor, David Nelms, can be reached at **(571) 272-1787**. The fax number for the organization where this application or proceeding is assigned is 703-308-7724.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Ly Pham

January 19, 2004

David Nelms
Supervisory Patent Examiner
Technology Center 2800